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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/011,022	11/13/2001	Kirstan Anderson Vandersluis	XAW-0101C	1491
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Law Office of Dale B. Halling			JUNG, DAVID YIUK	
Suite 311 24. S. Weber St	t.		ART UNIT	PAPER NUMBER
Colorado Sprin	gs, CO 80903		2134	5
			DATE MAILED: 03/25/2004	,

Please find below and/or attached an Office communication concerning this application or proceeding.

			7/24			
	Application No.	Applicant(s)				
Office Action Summary	10/011,022	VANDERSLUIS, K ANDERSON	VANDERSLUIS, KIRSTAN ANDERSON			
	Examiner	Art Unit				
	David Y Jung	2134				
The MAILING DATE of this communication Period for Reply	appears on the cover sheet	with the correspondence ad	dress			
A SHORTENED STATUTORY PERIOD FOR REITHE MAILING DATE OF THIS COMMUNICATIO - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a - If NO period for reply is specified above, the maximum statutory per - Failure to reply within the set or extended period for reply will, by state Any reply received by the Office later than three months after the material patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply within the statutory minimum of the followill apply and will expire SIX (6) MC with the following cause the application to become	a reply be timely filed nirty (30) days will be considered timely DNTHS from the mailing date of this co ABANDONED (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on O.	5 July 2002.					
2a)⊠ This action is FINAL . 2b)⊠ T	his action is non-final.					
	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
Disposition of Claims						
4) ⊠ Claim(s) <u>16-38</u> is/are pending in the applica 4a) Of the above claim(s) is/are without 5) □ Claim(s) is/are allowed. 6) ⊠ Claim(s) <u>16-38</u> is/are rejected. 7) □ Claim(s) is/are objected to. 8) □ Claim(s) are subject to restriction and	Irawn from consideration.					
Application Papers						
9)☐ The specification is objected to by the Exam	iner.	•				
10) ☐ The drawing(s) filed on is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.						
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the corn 11) The oath or declaration is objected to by the	· · · · · · · · · · · · · · · · · · ·		· · ·			
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for fore a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the papplication from the International Bur * See the attached detailed Office action for a line	ents have been received. ents have been received in riority documents have bee eau (PCT Rule 17.2(a)).	Application No n received in this National	Stage			
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/Paper No(s)/Mail Date	Paper No	r Summary (PTO-413) o(s)/Mail Date · Informal Patent Application (PTC 	D-152)			

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DETAILED ACTION

CLAIMS PRESENTED

Claims 16-38 are presented.

Claims 16, 29, 34 are independent claims. The other claims are dependent claims.

CLAIM REJECTIONS

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 16-38 are rejected under 35 U.S.C. 103(a) as being unpatentable over www.heise.de/ix/artikel/E/1997/06/106 (hereinafter also referred as "Macherius") and hyper.sunjapan.com/cn/~hz/win32/styles3 (hereinafter also referred as "Windows").

Claims 16, 29, 34 are independent claims. The other claims are dependent claims.

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Regarding claim 16, Macherius teaches A system for converting data from one or more systems into a hierarchical data scheme scheme (Macherius, first paragraph i.e. XML, which handles hierarchical data), comprising:

- a) a user-defined document definition file, which is identified by a unique name and defines a list of parameters, and is a hierarchically organized set of elements, each element comprising an element type, , a text value, a list of attributes and a list of child elements (Macherius, first paragraph i.e. XML, which handles hierarchical data); and
- b) a module that accepts a request from a ..., the request including the unique name of a document definition file and a parameter name with corresponding value; upon receiving the request, the module reads the document definition file, visits each element and replaces a reference to a parameter, element or attribute with an actual value; and returns a data file to the ... (Macherius, section Instances: tree instead of file, i.e. XML parser).

These passages of Macherius do not teach "requesting system" that handles such hierarchical data scheme. The requesting system of the claimed invention may refer to an operating system (such as Windows) that would request such. For example, a browser (such as Explorer) that functions within Windows may need to handle an XML file, thus may need to request.

Windows teaches "hierarchical data server (section Window Hierarchy, i.e. Windows, e.g., parent/child relationships; also Abstract, i.e. Windows operating system which handles servers and hierarchical relationships)" for the motivation of effective "displaying information (section Window Hierarchy)."

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Hence, it would have been obvious to those of ordinary skill in the art at the time of the claimed invention to combine Macherius and Windows for the motivation noted in the previous paragraphs so as to teach the claimed invention.

Regarding claim 29, Macherius teaches "A system for converting data into a hierarchical data scheme (Macherius, first paragraph i.e. XML, which handles hierarchical data), comprising:

a ... coupled to a client and coupled to a server (Macherius, first paragraph, i.e. XML, which is used in client/server situations); and

a document definition file capable of being processed by the ... (Macherius, first paragraph, i.e. XML which handles such ddf) "

These passages of Macherius do not teach "hierarchical data server."

Windows teaches "hierarchical data server (section Window Hierarchy, i.e. Windows, e.g., parent/child relationships; also Abstract, i.e. Windows operating system which handles servers and hierarchical relationships)" for the motivation of effective "displaying information (section Window Hierarchy)."

Hence, it would have been obvious to those of ordinary skill in the art at the time of the claimed invention to combine Macherius and Windows for the motivation noted in the previous paragraphs so as to teach the claimed invention.

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Regarding claim 34, Macherius teaches "A method of converting data into a hierarchical data scheme, (Macherius, first paragraph i.e. XML, which handles hierarchical data), comprising the steps of:

- a) receiving a request from a client at a ... for a plurality of data from an enterprise system (Macherius, first paragraph, i.e. XML, which is used in client/server situations);
- b) executing a document definition file associated with the request at the ... (Macherius, first paragraph, i.e. XML which handles such ddf); and
- c) returning a data file to the client (Macherius, first paragraph, i.e. XML, which is used in client/server situations)."

These passages of Macherius do not teach "hierarchical data server."

Windows teaches "hierarchical data server (section Window Hierarchy, i.e. Windows, e.g., parent/child relationships; also Abstract, i.e. Windows operating system which handles servers and hierarchical relationships)" for the motivation of effective "displaying information (section Window Hierarchy)."

Hence, it would have been obvious to those of ordinary skill in the art at the time of the claimed invention to combine Macherius and Windows for the motivation noted in the previous paragraphs so as to teach the claimed invention.

Regarding claims 17 (XML, SGML, etc.), 18 (command, etc.), 19 (parameter, etc.), 20 (graphical tree, etc.), 21 (execution, etc.), 22 (software, etc.), 23 (value, etc.), 25 (operation, etc.), 26 (conditional, etc.), 27 (join, etc.), 28 (path, etc.), such features

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are well known in the art for the motivation of effective execution of data. For example, Macherius (e.g., XML) and Windows (e.g., its hierarchical system) suggest these features.

Regarding claims 30 (authoring, etc.) 31 (name, etc.) 32 (type, etc.), 33 (attributes, etc.) such features are well known in the art for the motivation of effective execution of data. For example, Macherius (e.g., XML) and Windows (e.g., its hierarchical system) suggest these features.

Regarding claims 35 (name, etc.) 36 (parameter, etc.), 37 (value, etc.), 38 (graphical tree, etc.) such features are well known in the art for the motivation of effective execution of data. For example, Macherius (e.g., XML) and Windows (e.g., its hierarchical system) suggest these features.

Conclusion

The art made of record and not relied upon is considered pertinent to applicant's disclosure. The art disclosed general background.

Points of Contact

Any response to this action should be mailed to:

Commissioner of Patents and Trademarks

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Washington, D.C. 20231

or faxed to:

(703) 746-7239, (for formal communications intended for entry)

Or:

(703) 746-5606 (for informal or draft communications, please label "PROPOSED" or "DRAFT")

Hand-delivered responses should be brought to Crystal Park II, 2121 Crystal Drive, .
Arlington. VA., Sixth Floor (Receptionist).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to David Jung whose telephone number is (703) 308-5262 or Greg Morse whose telephone number is (703) 308-4789.

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David Jung

S. 2000

Patent Examiner

2004-03-21